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```
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 3
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 4
   Attorney for Defendants
 5
   BRIAN BASTI
    FRANK BASTI
 6
 7
                    IN THE UNITED STATES DISTRICT COURT
                  FOR THE EASTERN DISTRICT OF CALIFORNIA
 8
 9
    UNITED STATES OF AMERICA,
                                      ) Case No. CR.S-05-014 DFL
10
                    Plaintiff,
11
                                        STIPULATION AND PROPOSED ORDER
         V.
                                        TO CONTINUE DATE TO SURRENDER
12
   BRIAN BASTI and
                                        FOR SERVICE OF SENTENCE
    FRANK BASTI,
13
                    Defendants.
14
15
         IT IS HEREBY stipulated between the United States of
16
    America through its undersigned counsel, Matthew C. Stegman,
17
   Assistant United States Attorney, together with counsel for
18
    defendants, Kevin D. Clymo, that the previously set surrender
    date of January 5, 2006 be continued to July 6, 2006.
19
2.0
   IT IS SO STIPULATED.
21
    Dated: December 29, 2005
                                           s/Kevin D. Clymo
                                         KEVIN CLYMO
                                         Attorney for Defendants
22
                                         Brian Basti and Frank Basti
23
    Dated: December 29, 2005
                                         McGREGOR W. SCOTT
24
                                         United States Attorney
25
                                     by: s/Matthew C. Stegman<sup>1</sup>
                                         MATTHEW C. STEGMAN
26
                                         Assistant U.S. Attorney
27
         ^{1}Kevin D. Clymo has obtained authorization to sign on behalf of Matthew
28
```

C. Stegman

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## ORDER

GOOD CAUSE APPEARING, it is hereby ordered that the January 5, 2006 surrender date be continued to July 6, 2006.

Dated: 1/3/2006

DAVID F. LEVI

United States District Judge